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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of Keiji Ishibashi

Serial No. 09/633,002

Filed: August 4, 2000

Title: A HOT ELEMENT CVD APPARATUS AND A METHOD FOR REMOVING

A DEPOSITED FILM

1762 Group:

Wesley D. Mark ) Examiner:

TERMINAL DISCLAIMER

**Assistant Commissioner for Patents** Washington, D.C. 20231

Sir:

I, Anthony Niewyk, Regis. No. 24,871, am an Attorney of Record representing the Applicant in U.S. Patent Application Serial No. 09/633,002, filed August 4, 2000. Keiji Ishibashi is the inventor and ANELVA Corporation and Japanese Science and Technology Corp. are the assignees and owners of 100 percent (100%) of the entire right, title and interest in U.S. Patent Application Serial No. 09/633,002. I have reviewed the above-mentioned application and, to the best of my knowledge and belief, title to U.S. Patent Application Serial No. 09/633,002 is in ANELVA Corporation and Japanese Science and Technology Corp.

ANELVA Corporation and Japanese Science and Technology Corp., hereby disclaim the terminal part of any patent granted on U.S. Patent Application Serial No. 09/633,002, entitled "A HOT ELEMENT CVD APPARATUS AND A METHOD FOR REMOVING A DEPOSITED FILM", filed August 4, 2000, which would extend beyond the expiration date of the full statutory term of the patent granted for U.S. Patent No. 6,375,756 entitled "METHOD FOR REMOVING A DEPOSITED FILM", issued April 23, 2002, which is owned by ANELVA Corporation and Japan Science and Technology Corp., and agree that any patent so granted on U.S. Patent Application Serial No. 09/633,002, filed August 4, 2000, shall be enforceable only for and during such period that the legal title of said patent shall be the same as the legal title to allowed U.S. Patent No. 6,375,756, granted on April 23, 2002, this agreement to run with any patent granted on U.S. Patent Application Serial No. 09/633,002 and to be binding upon the grantee of such patent, its successor or assigns.

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Petitioner does not disclaim any terminal part of any patent granted on U.S. Patent Application Serial No. 09/633,002, filed August 4, 2000, prior to the expiration date of the full statutory term of the patent granted for allowed U.S. Patent No. 6,375,756 in the event that U.S. Patent No. 6,375,756 later expires for failure to pay a maintenance fee, is held unenforceable, is found invalid, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. §1.321(a), has all claims cancelled by a reexamination certificate, or is otherwise terminated prior to the expiration of its statutory term as presently shortened by any terminal disclaimer.

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the U.S. Patent Application Serial No. 09/633,002 or any patent issuing thereon.

A check in the amount of \$110.00 as provided by 37 C.F.R. 1.20(a) is enclosed. If any additional fee is required, please charge to Account No. 02-0385, Baker & Daniels.

Date: 🚄

Anthony Niewyk

Registration No. 24,871 Attorney for Applicant